

COPY MAILED / FAXED 10:

COUNSEL FOR PLIFF(S):
COUNSEL FOR DEF(S):
*non-party monarch*UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK----- X
EMIRATES TRADING AGENCY LLC,

Plaintiff,


v.

GRAND MIR SINIDI INC.,

Defendants.
----- XDATE: 6/8/09
BY: *no*09 Civ. 676 (BSJ)
OrderBARBARA S. JONES
UNITED STATES DISTRICT JUDGE

At the oral argument held on June 2, 2009, Plaintiff's counsel argued for the first time that the restrained funds at issue belonging to non-party Monarch I Maritime S.A. ("Monarch") are attachable as a debt owed to Defendant Grand Mirsinidi, Inc. The Court would like to provide Monarch with an opportunity to respond to this argument in writing. Monarch's response may be submitted in the form of a letter-brief on or before Thursday, June 11, 2009.

SO ORDERED:


 BARBARA S. JONES
 UNITED STATES DISTRICT JUDGE

Dated: New York, New York
 June 8, 2009

 USDC SDNY
 DOCUMENT
 ELECTRONICALLY FILED
 JUNE 8 2009

6/8/09 m